

R E M A R K S

Examiner refers to '112 rejections of claims 1 and 24 ("screen") as lacking antecedent basis.

Claim 24 has been amended to delete "screen" and to substitute -grid-, the word "grid" having antecedent at sub-paragraph a).

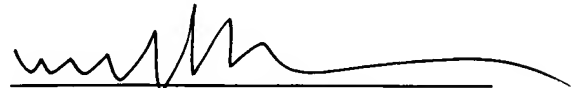
Claim 1 does not appear to refer to a "screen" and so has not been amended. Instead, it is believed Examiner may have meant to refer to claim 10 where the word "screen" had been deleted in the last amendment, and the word -grid- substituted in sub-paragraph e). Examiner has not objected to that change.

Clarifying terminology changes have been made in certain other claims.

Applicant wishes to thank Examiner for helpfully pointing to the need for antecedent basis in claim 24.

In view of the above, it is believed and urged that the case is in condition for formal allowance, which is respectfully urged.

Respectfully submitted,



William W. Haeffliger  
Attorney for Applicant  
Registration No. 17,120  
(323) 684-2707

WWH:ts  
Docket 12,529